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United States Patent and Trademark Office UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/018,976 03/14/2002 Manfred Kogler 1406/34 3027 25297 7590 10/03/2007 **EXAMINER** JENKINS, WILSON, TAYLOR & HUNT, P. A. GHULAMALI, QUTBUDDIN 3100 TOWER BLVD., Suite 1200 DURHAM, NC 27707 PAPER NUMBER ART UNIT 2611

Please find below and/or attached an Office communication concerning this application or proceeding.

MAIL DATE

10/03/2007

DELIVERY MODE

PAPER

The time period for reply, if any, is set in the attached communication.

,	Application No.	Applicant(s)	
	10/018,976	KOGLER, MANFRED	
Office Action Summary	Examiner	Art Unit	
	Qutub Ghulamali	2611	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was realiure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from 1, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status		·	
1) Responsive to communication(s) filed on 20 Au	ugust 2007.		
2a) This action is FINAL . 2b) ⊠ This	action is non-final.		
3) Since this application is in condition for allowar	nce except for formal matters, pro	osecution as to the merits is	
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-9 is/are pending in the application.			
4a) Of the above claim(s) is/are withdraw	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-9</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine		,	
10)☐ The drawing(s) filed on is/are: a)☐ acc			
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct			
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).	
1. Certified copies of the priority document	s have been received.		
2. Certified copies of the priority document	s have been received in Applicat	ion No	
Copies of the certified copies of the prio	rity documents have been receiv	ed in this National Stage	
application from the International Burea			
* See the attached detailed Office action for a list	of the certified copies not receive	ed.	
Attachment(s)	_		
1) Notice of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail D		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Informal I		
Paper No(s)/Mail Date	6) 🔲 Other:		

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 08/21/2007 has been entered.

Response to Remarks/Amendments

- 2. Applicant's request for consideration of amendment, pages 3-4, filed 08/21/2007, with respect to the rejection of claim(s) 1-9, under 35 U.S.C 103(a) have been fully considered and after a further search and examination claims 1-9 now indicated allowable. However, in order advance prosecution in the case an examiner's amendment was considered necessary so as to correct for some minor deficiency in the claim 1 noted here under.
- 3. Applicant's arguments, see page 4-9, filed 08/21/2007, with respect to the rejection(s) of claim(s) 1-9 under 35 U.S.C 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, the amended claim 1 and dependent claims 2-9, upon further consideration, are rejected based on new

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ground(s) of rejection made in view of new art to Anne. The rejection based on the new art follows.

Claim Objections

4. Claim 1 is objected to because of the following informalities:

Claim 1, line 3, after "codec circuit to a transmitted" the acronym "PCM" needs to be replaced with -- Pulse Code Modulation (PCM) --.

Claim 1, line 5, after "device configured to identify" the word "the" needs to be replaced with -- a --.

Appropriate correction is required.

Note: The above corrections were discussed with the applicant's representative, Mr. David Sigmon, on 9/14/2007.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anne et al (US Patent 6,744,812).

Regarding claim 1, Anne discloses a codec circuit, a programmable (tunable) digital bandpass filter, for providing filter characteristics (col. 16, lines 11-24, 35-40) of

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the codec circuit to a transmitted PCM signal (col. 4, lines 50-65), a signal identification device configured to identify a type of modulation and transmission speed of a transmitted PCM signal and configured to set filter coefficients for the at least one programmable digital high pass filter and the at least one programmable digital low pass filter based on the identified modulation type and transmission speed (or transmission rate) of the transmitted signal (for example in a V.90 the sample rate preferably is 8 kHz) (col. 5, lines 1-20, 25-40; col. 11, lines 1-15; col. 16, lines 11-24, 35-40; col. 21, lines 11-15). Anne however, does not show use of filter labels as low pass and high pass filter, however, as understood by the examiner, and as illustrated in fig. 2, (see also col. 21, lines 11-24) the filter bank (204) includes filters, at least one digital high pass filter and at least one digital low pass filter and regarded as connected in series electrically and as disclosed by Anne these filters may be tunable (or programmable) if desired (col. 10, lines 66-67; col. 11, lines 1-15; col. 21, lines 12-24) as would be obvious to a person of skill in the art at the time the invention was made to utilize, to arrive at the same or similar results, for achieving the desired filter characteristics once the modulation mode or type is recognized because once the modulation technique is selected, the modulation selection routine 432 determines which region in the lookup table 400 holds the waveform samples for the selected modulation scheme, the modulation and filtering routine 428 then creates an outgoing digital signal based on data received through the mac port 424 by selecting waveform samples and bandpass filters the modulated data prior to transmitting through the codec).

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Regarding claim 2, Anne discloses setting filter coefficients are stored in coefficient memory devices, which are associated with the programmable digital high-pass and low-pass filters (col. 10, lines 8-54).

Regarding claim 3, Chung discloses the memory devices can be in the form of a random access memory (RAM) (col. 10, lines 24-29).

Regarding claim 4, Chung discloses memory devices are connected via coefficient setting lines to the signal identification device (fig. 4, elements 220, 400, 424).

Regarding claim 5, Anne discloses programmable digital filters can be set to a 3rd to 5th order and if desired can be designed to a seventh-order, since Anne discloses that these filters are tunable (col. 21, lines 5-15).

Regarding claims 6, Anne discloses upper and lower signal transmission cut-off frequencies can be set by means of filter settings (shows filter roll-off below 4MHz and above 8 MHz (col. 16, lines 21-24, 35-40).

Regarding claims 7 and 8, Anne discloses lower and upper signal transmission cut-off frequency can be set as part of the filter characteristic desired in bandpass filtering (col. 21, lines 5-24).

As to claim 9, Anne discloses filter to compensate for ripple in the passband filter (col. 21, lines 24-30; col. 22, lines 6-12).

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Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patents:

US Patent (6,504,865) to Liang et al.

US Patent (5,566,088) to Herscher et al.

US Patent (5,960,035) to Sridhar et al.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Qutub Ghulamali whose telephone number is (571) 272-3014. The examiner can normally be reached on Monday-Friday, 7:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh M. Fan can be reached on (571) 272-3042. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

QG. September 28, 2007.

CHIEH M. FAN
SUPERVISORY PATENT EXAMINER

Notice of References Cited Application/Control No. 10/018,976 Examiner Qutub Ghulamali Applicant(s)/Patent Under Reexamination KOGLER, MANFRED Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,744,812 B2	06-2004	Anne et al.	375/222
*	В	US-5,566,088 A	10-1996	Herscher et al.	702/123
*	С	US-6,504,865 B1	01-2003	Liang et al.	375/222
*	а	US-5,960,035 A	09-1999	Sridhar et al.	375/219
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FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.